## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re	Chapter 9	Lat Com		
City of Detroit,	Case No. 13-53846	50	2014	
Debtor	Hon.: Steven W. Rhodes			, keacit
	/		Ì	in common
			I.	m
AMENDED MOTION TO PA	ARTICIPATE IN ANY NEGOTIA	man man	13>	Samuel .
		₹8`.	Ş	francisco de la constitución de
	2	<b>=</b>	N	- And Andread State

- 1. The Debtor in its Disclosure Statement claims that the Retiree Committee represents all City of Detroit retirees.
- 2. Debtor fails to offer any support for this claim.
- 3. Debtor has failed to demonstrate that any City of Detroit retiree affirmatively consented to being represented by the Retiree Committee.
- 4. This Creditor never agreed to be represented by the "Retiree Committee", contrary to the Debtor's fraudulent assertion.
- 5. According to the newspapers, there are ongoing negotiations that seek to impair retiree claims, although this Creditor has not been notified of any negotiation or mediation.
- 6. This Creditor requests written notice and to be allowed to participate in any "negotiation", "meet and confer" or any other mechanism this Court may seek to utilize to impair the Creditor's rights.
- 7. Debtor, with this Court's concurrence, seeks to silence the voice of many creditors in absolute disregard to the due process rights of its creditors.

WHREREFORE, Creditor Dennis Taubitz requests that his Motion to Participate in any Negotiations or any other mechanisms in which Creditor's rights may be impaired be granted.

Respectfully submitted,

Dennis Taubitz

In Pro Per

Creditor

3051 Lindenwood Drive

Dearborn, MI 48120

(313) 632-9150

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re	Chapter 9	
City of Detroit,	Case No. 13-53846	
Debtor	Hon.: Steven W. Rh	odes
	/	

## **BRIEF IN SUPPORT**

Creditor seeks to be noticed of and to participate in any "negotiations", "meet and confer" or any other mechanism that may seek to impair the Creditor's rights.

Creditor submits that the basic concept of due process mandates fair notice, and a fair hearing before a competent tribunal. In the case at bar, all three (3) principles of due process are at risk. If the Debtor refuses to serve documents on some creditors, then they do not receive fair notice. Further if the Creditor does not receive the document that the Debtor relies upon, it is impossible to obtain a fair hearing.

This Creditor submits that he has a constitutional right to participate in any negotiations that could result in the impairment of his rights, in light of the fact that this Creditor never agreed to be represented by the "Retiree Committee".

WHREREFORE, Creditor Dennis Taubitz requests that his Motion to Participate in any Negotiations or any other mechanisms in which Creditor's rights may be impaired be granted.

Respectfully submitted,

Dennis Taubitz In Pro Per

Creditor

3051 Lindenwood Drive Dearborn, MI 48120

(313) 632-9150

PILED (I)

2014 APR ILL A 10: 28

U.S. BANKSSON CY COURT

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re

claim may be impaired.

Chapter 9

BANKRUPTCY JUDGE

Steven W. Rhodes

City of Detroit,	Case No. 13-53846			
Debtor	Hon.: Steven W. Rhodes			
ORDER GRANTING CREDITOR DENNIS TAUBITZ MOTION TO PARTICIPATE IN ANY NEGOTIATIONS				
It is ORDERED AND ADJUDGED,	, that Creditor Dennis Taubitz Motion to Participate			
in Any Negotiations, Mediations, or any even	t where Creditor's claims may be impaired is			
hereby GRANTED.				
It is FURTHER ORDERED AND A	DJUDGED, that Creditor Dennis Taubitz shall be			
provided with written notice of any negotiatio	ns, mediations, or any event where Creditor's			